

From: jean majury [mailto:jeamaj@msn.com]
Sent: Thursday, December 13, 2012 6:31 PM
To: Neidhardt, Rick
Subject: Change

Dear Mr. Neidhardt:

Your email inviting comment is appreciated.

Below I have quoted the section about which I am concerned.

"Monetary Sanctions," due to separation of powers concerns about creating a new judicial cause of action in a court rule. In their place, a section was added indicating that formal judicial review of a court/agency's records decision may be obtained through existing processes outside the rule, such as the filing of a writ. See section (d)(4)(i).

The above complicates what should be a simple process. I question "due to separation of powers concerns about creating a new judicial cause of action in a court rule." It suggests that opening the door in a court rule is a door which the judiciary wants closed. The process should be simple and should not involve "a writ" or some other complicated and expensive legal mechanism.

I oppose it.

Jean Majury